1 2 3 4 5	CHAVEZ & GERTLER LLP Mark A. Chavez (CA Bar No. 90858) Nance F. Becker (CA Bar No. 99292) 42 Miller Avenue Mill Valley, California 94941 Tel: (415) 381-5599 Fax: (415) 381-5572 mark@chavezgertler.com nance@chavezgertler.com	
6	[Additional Counsel for Plaintiff on signature p	age]
7 8	Attorneys for Plaintiff Michael Edenborot and the Proposed Class	ugh
9   10   11   12   13   14   15   16   17   18   19	NORTHERN DISTRICT OF CALIF	DISTRICT COURT  ORNIA – SAN FRANCISCO DIVISION
20	MICHAEL EDENBOROUGH, individually and on behalf of all others similarly situated,	) Case No: 3:16-CV-02233-JST ) ) CLASS ACTION
21	Plaintiff,	
22	VS.	<ul><li>JOINT NOTICE OF SETTLEMENT AND</li><li>STIPULATED REQUEST FOR STAY;</li><li>PROPOSED ORDER</li></ul>
23	ADT, LLC d/b/a ADT SECURITY SERVICES, INC. a Florida limited liability	(L.R. 7-12)
24	company,	Hon. Jon S. Tigar
25	Defendants.	) )
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The parties to the above-captioned action (the "California Action") hereby notify the Court that they have through JAMS mediation reached an agreement to settle on a nationwide settlement class basis the claims alleged in this California Action and in the following related actions:

- Dale Baker v. The ADT Corporation and ADT, LLC d/b/a ADT Security Services, Case No. 15-cv-02038-CSB-DGB (USDC CD Illinois);
- Janet Cheatham v. ADT Corporation and ADT LLC., Case No. 2:15-cv-02137-DGC (USDC Arizona);
- Santiago L. Hernandez v. ADT, LLC d/b/a ADT Security Services, Case No. 50-2016-CA-002944XXXXMB (Cir. Ct. 15th Jud. Cir. Florida); and
- Patricia Wilson v. The ADT Corporation and ADT, LLC d/b/a ADT Security Services, Case No. 50-2016-CA-004410XXXXMB (Cir. Ct. 15th Jud. Cir. Florida)

(collectively, the "Actions"). All parties in all the Actions have executed a Memorandum of Understanding memorializing the fundamental terms of the proposed class settlement, to be more formally documented in a Stipulation of Settlement and then submitted for court approval pursuant to Rule 23(e), *Federal Rules of Civil Procedure*.

If approved, the settlement will result in the dismissal with prejudice of all claims alleged in this California Action. However, should final approval not be attained for any reason, the Memorandum of Understanding contemplates restoration without prejudice of all parties in all Actions to the positions in which they stood immediately prior to their reaching the settlement. The parties therefore agreed to an immediate and complete stay in all the Actions except to the extent necessary to obtain approval of the settlement. The parties accordingly jointly and respectfully request that the above-captioned California Action be stayed pending completion of the settlement approval process.

The parties propose filing a status report with this Court on March 17, 2017, and every 90 days thereafter.

1	SO STIPULATED.	
2	Dated: January 24, 2017.	
3 4 5	CHAVEZ & GERTLER LLP BONNETT, FAIRBOURN, FRIEDMAN & BALINT, P.C. ZIMMERMAN LAW OFFICES, P.C.	BARTLIT BECK HERMAN PALENCHAR & SCOTT LLP MCNEW P.A. SHOOK HARDY & BACON
6 7	By <u>s/ Nance F. Becker</u> Attorneys for Plaintiff  Additional Counsel for Plaintiff:	By <u>s/ Mark L. Levine</u> Attorneys for Defendant
8 9	BONNETT, FAIRBOURN, FRIEDMAN & BA Francis J. Balint, Jr. (admitted pro hac vice)	ALINT, P.C.
10 11	Andrew S. Friedman (admitted pro hac vice) 2325 E. Camelback Rd., Suite 300 Phoenix, Arizona 85016	
12	Tel: (602) 274-1100 Fax: (602) 274-1199 fbalint@bffb.com	
13	afriedman@bffb.com	
14 15	ZIMMERMAN LAW OFFICES, P.C. Tom Zimmerman (admitted pro hac vice) 77 West Washington Street	
16 17	Suite 1220 Chicago, Illinois 60602 Tel: (312) 440-0020	
18	Tom@attorneyzim.com	
19	Additional Counsel for Defendant:	
20 21	McNEW P.A. C. Sanders McNew (admitted pro hac vice) 2385 NW Executive Center Dr. Suite 100	
22 23	Boca Raton, FL 33431 (561)299-0257 mcnew@mcnew.net	
24	SHOOK HARDY & BACON	
25	Matthew J. Vanis (SBN 210706) Katherine A. Wolf (SBN 267763)	
26 27	One Montgomery St., Suite 2700 San Francisco, CA 94104 mvanis@shb.com	
28	kwolf@shb.com	

1	PROPOSED ORDER		
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
3			
4	Dated: Hon. Jon S. Tigar		
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6	U.S. District Court Judge		
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	JOINT NOTICE OF SETTLEMENT AND STIPULATED REQUEST FOR STAY; PROPOSED ORDER		

1	SIGNATURE ATTESTATION	
2		
3	I, Nance F. Becker, am the ECF User whose ID and password are being used to file thi	
4	JOINT NOTICE OF SETTLEMENT AND STIPULATED REQUEST FOR STAY; PROPOSEI	
5	ORDER. In compliance with Local Rule 5-1(i)(3), I hereby attest that Defendants' counsel have	
6	concurred in this filing.	
7		
8	DATED, January 24, 2017	CHAVEZ & CEDTLED LLD
9	DATED: January 24, 2017	CHAVEZ & GERTLER, LLP
10		By: /s/ Nance F. Becker
11		NANCE F. BECKER
12		
13		Attorneys for Plaintiff Michael Edenborough and the
14		Proposed Class
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